

**Strazzullo Law Firm, P.C.**

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Please correspond  
to the above.

June 19, 2012

Raffaele Chianese<sup>++</sup>  
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Paul A. Leff<sup>++</sup>  
Robert Corbett<sup>++</sup>

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**Senior Judge Sterling Johnson, Jr.**

United States District Court – Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, NY 11201

Admitted to the Supreme  
Court of the United States  
of America<sup>+</sup>

of Council<sup>++</sup>

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100 Park Avenue  
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New York, NY 10017

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Marano, Napoli  
Italia  
Via Lazio, 22

**Re: United States of America v. Stefano  
Scalisi, 1:10-cr-00046-SJ-SMG**

Dear Hon. Johnson:

My client Stefano Scalisi, is awaiting sentencing on the above indictment, charging him with Hobbs Act crimes. The defendant is at liberty on \$750,000.00 bond, with his travel restricted to New York City and Long Island. To date, the defendant has complied with the conditions of his release. The defendant has informed me and his pre-trial service officer, Luis Calvi, that he would like to travel to Upstate New York for vacation on Friday, June 22, 2012. To allow for travel time, the defendant respectfully requests that he be allowed to travel to Upstate New York on Friday June 22, 2012, and return on Sunday, June 24, 2012. I have spoken with Assistant United States Attorney, Tyler Smith, and defendant's pre-trial service officer, Luis Calvi, and they have no objections to this request.

Thank you in advance for your time and consideration.

Very truly yours,

SALVATORE E. STRAZZULLO

Cc:

**Tyler Smith, Assistant United States Attorney**  
[tyler.smith@usdoj.gov](mailto:tyler.smith@usdoj.gov)

**Luis Calvi, Pre-trial Service Officer**